S. 464

To amend titles XVIII and XIX of the Social Security Act to improve the requirements regarding advance directives in order to ensure that an individual's health care decisions are complied with, and for other purposes.

IN THE SENATE OF THE UNITED STATES

January 31, 2007

Mr. Rockefeller (for himself, Ms. Collins, and Mr. Nelson of Florida) introduced the following bill; which was read twice and referred to the Committee on Finance

A BILL

To amend titles XVIII and XIX of the Social Security Act to improve the requirements regarding advance directives in order to ensure that an individual's health care decisions are complied with, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Advance Planning and Compassionate Care Act of
- 6 2007".

1	(b) Table of Contents.—The table of contents of
2	this Act is as follows:
	 Sec. 1. Short title; table of contents. Sec. 2. Development of standards to assess end-of-life care. Sec. 3. Study and report by the Secretary of Health and Human Services regarding the establishment and implementation of a national uniform policy on advance directives. Sec. 4. Improvement of policies related to the use of advance directives. Sec. 5. National information hotline for end-of-life decisionmaking and hospice care. Sec. 6. Demonstration project for innovative and new approaches to end-of-life care for Medicare, Medicaid, and SCHIP beneficiaries. Sec. 7. Establishment of End-of-Life Care Advisory Board.
3	SEC. 2. DEVELOPMENT OF STANDARDS TO ASSESS END-OF-
4	LIFE CARE.
5	(a) In General.—The Secretary of Health and
6	Human Services, in consultation with the Administrator
7	of the Centers for Medicare & Medicaid Services, the Di-
8	rector of the National Institutes of Health, the Adminis-
9	trator of the Agency for Health Care Policy and Research,
10	and the End-of-Life Care Advisory Board (established
11	under section 7), shall develop outcome standards and
12	measures to—
13	(1) evaluate the performance of health care pro-
14	grams and projects that provide end-of-life care to
15	individuals, including the quality of the care pro-
16	vided by such programs and projects; and
17	(2) assess the access to, and utilization of, such
18	programs and projects, including differences in such
19	access and utilization in rural and urban areas and

20

for minority populations.

1	(b) Report to Congress.—Not later than 2 years
2	after the date of enactment of this Act, the Secretary of
3	Health and Human Services shall submit to Congress a
4	report on the outcome standards and measures developed
5	under subsection (a), together with recommendations for
6	such legislation and administrative actions as the Sec-
7	retary considers appropriate.
8	SEC. 3. STUDY AND REPORT BY THE SECRETARY OF
9	HEALTH AND HUMAN SERVICES REGARDING
10	THE ESTABLISHMENT AND IMPLEMENTATION
11	OF A NATIONAL UNIFORM POLICY ON AD-
12	VANCE DIRECTIVES.
13	(a) Study.—
14	(1) IN GENERAL.—The Secretary of Health and
15	Human Services shall conduct a thorough study of
16	all matters relating to the establishment and imple-
17	mentation of a national uniform policy on advance
18	directives for individuals receiving items and services
19	under titles XVIII and XIX of the Social Security
20	Act (42 U.S.C. 1395 et seq.; 1396 et seq.).
21	(2) Matters studied.—The matters studied
22	by the Secretary of Health and Human Services
23	under paragraph (1) shall include issues con-
24	cerning—

1	(A) family satisfaction that a patient's
2	wishes, as stated in the patient's advance direc-
3	tive, were carried out;
4	(B) the portability of advance directives,
5	including cases involving the transfer of an in-
6	dividual from 1 health care setting to another;
7	(C) immunity from civil liability and crimi-
8	nal responsibility for health care providers that
9	follow the instructions in an individual's ad-
10	vance directive that was validly executed in, and
11	consistent with the laws of, the State in which
12	it was executed;
13	(D) conditions under which an advance di-
14	rective is operative;
15	(E) revocation of an advance directive by
16	an individual;
17	(F) the criteria used by States for deter-
18	mining that an individual has a terminal condi-
19	tion;
20	(G) surrogate decisionmaking regarding
21	end-of-life care;
22	(H) the provision of adequate palliative
23	care (as defined in paragraph (3)), including
24	pain management; and

- 1 (I) adequate and timely referrals to hospice care programs.
- 3 (3) PALLIATIVE CARE.—For purposes of para-4 graph (2)(H), the term "palliative care" means 5 interdisciplinary care for individuals with a life-6 threatening illness or injury relating to pain and 7 symptom management and psychological, social, and 8 spiritual needs and that seeks to improve the quality 9 of life for the individual and the individual's family.
- 10 (b) Report to Congress.—Not later than 18
 11 months after the date of enactment of this Act, the Sec12 retary of Health and Human Services shall submit to Con13 gress a report on the study conducted under subsection
 14 (a), together with recommendations for such legislation
 15 and administrative actions as the Secretary considers ap16 propriate.
- 17 (c) Consultation.—In conducting the study and 18 developing the report under this section, the Secretary of 19 Health and Human Services shall consult with the End-20 of-Life Care Advisory Board (established under section 7), 21 the Uniform Law Commissioners, and other interested 22 parties.

1 SEC. 4. IMPROVEMENT OF POLICIES RELATED TO THE USE 2 OF ADVANCE DIRECTIVES. 3 (a) Medicare.—Section 1866(f) of the Social Security Act (42 U.S.C. 1395cc(f)) is amended— 4 5 (1) in paragraph (1)— 6 (A) in subparagraph (B), by inserting "and if presented by the individual, to include 7 8 the content of such advance directive in a prominent part of such record" before the semi-9 10 colon at the end; 11 (B) in subparagraph (D), by striking "and" after the semicolon at the end; 12 13 (C) in subparagraph (E), by striking the period at the end and inserting "; and"; and 14 15 (D) by inserting after subparagraph (E) 16 the following new subparagraph: 17 "(F) to provide each individual with the oppor-18 tunity to discuss issues relating to the information 19 provided to that individual pursuant to subpara-20 graph (A) with an appropriately trained profes-21 sional."; (2) in paragraph (3), by striking "a written" 22 and inserting "an"; and 23 (3) by adding at the end the following new 24 25 paragraph:

- 1 "(5)(A) An advance directive validly executed outside
- 2 of the State in which such advance directive is presented
- 3 by an adult individual to a provider of services, a Medicare
- 4 Advantage organization, or a prepaid or eligible organiza-
- 5 tion shall be given the same effect by that provider or or-
- 6 ganization as an advance directive validly executed under
- 7 the law of the State in which it is presented would be given
- 8 effect.
- 9 "(B)(i) The definition of an advanced directive shall
- 10 also include actual knowledge of instructions made while
- 11 an individual was able to express the wishes of such indi-
- 12 vidual with regard to health care.
- 13 "(ii) For purposes of clause (i), the term 'actual
- 14 knowledge' means the possession of information of an indi-
- 15 vidual's wishes communicated to the health care provider
- 16 orally or in writing by the individual, the individual's med-
- 17 ical power of attorney representative, the individual's
- 18 health care surrogate, or other individuals resulting in the
- 19 health care provider's personal cognizance of these wishes.
- 20 Other forms of imputed knowledge are not actual knowl-
- 21 edge.
- 22 "(C) The provisions of this paragraph shall preempt
- 23 any State law to the extent such law is inconsistent with
- 24 such provisions. The provisions of this paragraph shall not
- 25 preempt any State law that provides for greater port-

1	ability, more deference to a patient's wishes, or more lati-
2	tude in determining a patient's wishes.".
3	(b) Medicaid.—Section 1902(w) of the Social Secu-
4	rity Act (42 U.S.C. 1396a(w)) is amended—
5	(1) in paragraph (1)—
6	(A) in subparagraph (B)—
7	(i) by striking "in the individual's
8	medical record" and inserting "in a promi-
9	nent part of the individual's current med-
10	ical record"; and
11	(ii) by inserting "and if presented by
12	the individual, to include the content of
13	such advance directive in a prominent part
14	of such record" before the semicolon at the
15	end;
16	(B) in subparagraph (D), by striking
17	"and" after the semicolon at the end;
18	(C) in subparagraph (E), by striking the
19	period at the end and inserting "; and"; and
20	(D) by inserting after subparagraph (E)
21	the following new subparagraph:
22	"(F) to provide each individual with the oppor-
23	tunity to discuss issues relating to the information
24	provided to that individual pursuant to subpara-

- 1 graph (A) with an appropriately trained profes-
- 2 sional.";
- 3 (2) in paragraph (4), by striking "a written"
- 4 and inserting "an"; and
- 5 (3) by adding at the end the following para-
- 6 graph:
- 7 "(6)(A) An advance directive validly executed outside
- 8 of the State in which such advance directive is presented
- 9 by an adult individual to a provider or organization shall
- 10 be given the same effect by that provider or organization
- 11 as an advance directive validly executed under the law of
- 12 the State in which it is presented would be given effect.
- 13 "(B)(i) The definition of an advanced directive shall
- 14 also include actual knowledge of instructions made while
- 15 an individual was able to express the wishes of such indi-
- 16 vidual with regard to health care.
- 17 "(ii) For purposes of clause (i), the term 'actual
- 18 knowledge' means the possession of information of an indi-
- 19 vidual's wishes communicated to the health care provider
- 20 orally or in writing by the individual, the individual's med-
- 21 ical power of attorney representative, the individual's
- 22 health care surrogate, or other individuals resulting in the
- 23 health care provider's personal cognizance of these wishes.
- 24 Other forms of imputed knowledge are not actual knowl-
- 25 edge.

- 1 "(C) The provisions of this paragraph shall preempt
- 2 any State law to the extent such law is inconsistent with
- 3 such provisions. The provisions of this paragraph shall not
- 4 preempt any State law that provides for greater port-
- 5 ability, more deference to a patient's wishes, or more lati-
- 6 tude in determining a patient's wishes.".
- 7 (c) Study and Report Regarding Implementa-
- 8 TION.—
- 9 (1) STUDY.—The Secretary of Health and
- Human Services shall conduct a study regarding the
- implementation of the amendments made by sub-
- sections (a) and (b).
- 13 (2) Report.—Not later than 18 months after
- the date of enactment of this Act, the Secretary of
- 15 Health and Human Services shall submit to Con-
- 16 gress a report on the study conducted under para-
- graph (1), together with recommendations for such
- legislation and administrative actions as the Sec-
- retary considers appropriate.
- 20 (d) Effective Dates.—
- 21 (1) IN GENERAL.—Subject to paragraph (2),
- 22 the amendments made by subsections (a) and (b)
- shall apply to provider agreements and contracts en-
- tered into, renewed, or extended under title XVIII of
- 25 the Social Security Act (42 U.S.C. 1395 et seq.),

- and to State plans under title XIX of such Act (42 U.S.C. 1396 et seq.), on or after such date as the Secretary of Health and Human Services specifies,
- but in no case may such date be later than 1 year

5 after the date of enactment of this Act.

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

EXTENSION OF EFFECTIVE DATE STATE LAW AMENDMENT.—In the case of a State plan under title XIX of the Social Security Act (42) U.S.C. 1396 et seq.) which the Secretary of Health and Human Services determines requires State legislation in order for the plan to meet the additional requirements imposed by the amendments made by subsection (b), the State plan shall not be regarded as failing to comply with the requirements of such title solely on the basis of its failure to meet these additional requirements before the first day of the first calendar quarter beginning after the close of the first regular session of the State legislature that begins after the date of enactment of this Act. For purposes of the previous sentence, in the case of a State that has a 2-year legislative session, each year of the session is considered to be a separate regular session of the State legislature.

1	SEC. 5. NATIONAL INFORMATION HOTLINE FOR END-OF-
2	LIFE DECISIONMAKING AND HOSPICE CARE.
3	The Secretary of Health and Human Services, acting
4	through the Administrator of the Centers for Medicare &
5	Medicaid Services, shall operate directly, or by grant, con-
6	tract, or interagency agreement, out of funds otherwise
7	appropriated to the Secretary, a clearinghouse and a 24-
8	hour toll-free telephone hotline in order to provide con-
9	sumer information about advance directives (as defined in
10	section 1866(f)(3) of the Social Security Act (42 U.S.C.
11	1395cc(f)(3)), as amended by section 4(a)), end-of-life de-
12	cisionmaking, and available end-of-life and hospice care
13	services. In carrying out the preceding sentence, the Ad-
14	ministrator may designate an existing clearinghouse and
15	24-hour toll-free telephone hotline or, if no such entity is
16	appropriate, may establish a new clearinghouse and a 24-
17	hour toll-free telephone hotline.
18	SEC. 6. DEMONSTRATION PROJECT FOR INNOVATIVE AND
19	NEW APPROACHES TO END-OF-LIFE CARE
20	FOR MEDICARE, MEDICAID, AND SCHIP BENE-
21	FICIARIES.
22	(a) Establishment.—
23	(1) In General.—The Secretary, acting
24	through the Administrator of the Centers for Medi-
25	care & Medicaid Services, shall conduct a dem-
26	onstration project under which the Secretary con-

1	tracts with entities operating programs in order to
2	develop new and innovative approaches to providing
3	end-of-life care to Medicare beneficiaries, Medicaid
4	beneficiaries, and SCHIP beneficiaries.
5	(2) APPLICATION.—Any entity seeking to par-
6	ticipate in the demonstration project shall submit to
7	the Secretary an application in such form and man-
8	ner as the Secretary may require.
9	(3) Duration.—The authority of the Secretary
10	to conduct the demonstration project shall terminate
11	at the end of the 5-year period beginning on the
12	date the Secretary implements the demonstration
13	project.
14	(b) Selection Criteria.—
15	(1) In general.—Subject to paragraphs (2)
16	and (3), in selecting entities to participate in the
17	demonstration project, the Secretary shall select en-
18	tities that will allow for programs to be conducted
19	in a variety of States, in an array of care settings,
20	and that reflect—
21	(A) a balance between urban and rural set-
22	tings;
23	(B) cultural diversity; and

(C) various modes of medical care and in-

surance, such as fee-for-service, preferred pro-

24

1	vider organizations, health maintenance organi-
2	zations, hospice care, home care services, long-
3	term care, pediatric care, and integrated deliv-
4	ery systems.
5	(2) Preferences.—The Secretary shall give
6	preference to entities operating programs that—
7	(A) will serve Medicare beneficiaries, Med-
8	icaid beneficiaries, or SCHIP beneficiaries who
9	are dying of illnesses that are most prevalent
10	under the Medicare program, the Medicaid pro-
11	gram, or SCHIP, respectively; and
12	(B) appear capable of sustained service
13	and broad replication at a reasonable cost with-
14	in commonly available organizational structures.
15	(3) Selection of Program that Provides
16	PEDIATRIC END-OF-LIFE CARE.—The Secretary shall
17	ensure that at least 1 of the entities selected to par-
18	ticipate in the demonstration project operates a pro-
19	gram that provides pediatric end-of-life care.
20	(c) Evaluation of Programs.—
21	(1) In General.—Each program operated by
22	an entity under the demonstration project shall be
23	evaluated at such regular intervals as the Secretary

determines are appropriate.

(2) Use of private entities to conduct EVALUATIONS.—The Secretary, in consultation with the End-of-Life Care Advisory Board (established under section 7), shall contract with 1 or more pri-vate entities to coordinate and conduct the evalua-tions under paragraph (1). Such a contract may not be awarded to an entity selected to participate in the demonstration project.

(3) Requirements for evaluations.—

- (A) USE OF OUTCOME MEASURES AND STANDARDS.—In coordinating and conducting an evaluation of a program conducted under the demonstration project, an entity shall use the outcome standards and measures required to be developed under section 2 as soon as those standards and measures are available.
- (B) ELEMENTS OF EVALUATION.—In addition to the use of the outcome standards and measures under subparagraph (A), an evaluation of a program conducted under the demonstration project shall include the following:
 - (i) A comparison of the quality of care provided by, and of the outcomes for Medicare beneficiaries, Medicaid beneficiaries, and SCHIP beneficiaries, and the families

1	of such beneficiaries enrolled in, the pro-
2	gram being evaluated to the quality of care
3	and outcomes for such individuals that
4	would have resulted if care had been pro-
5	vided under existing delivery systems.
6	(ii) An analysis of how ongoing meas-
7	ures of quality and accountability for im-
8	provement and excellence could be incor-
9	porated into the program being evaluated.
10	(iii) A comparison of the costs of the
11	care provided to Medicare beneficiaries,
12	Medicaid beneficiaries, and SCHIP bene-
13	ficiaries under the program being evalu-
14	ated to the costs of such care that would
15	have been incurred under the Medicare
16	program, the Medicaid program, and
17	SCHIP if such program had not been con-
18	ducted.
19	(iv) An analysis of whether the pro-
20	gram being evaluated implements practices
21	or procedures that result in improved pa-
22	tient outcomes, resource utilization, or
23	both.
24	(v) An analysis of—

1	(I) the population served by the
2	program being evaluated; and
3	(II) how accurately that popu-
4	lation reflects the total number of
5	Medicare beneficiaries, Medicaid bene-
6	ficiaries, and SCHIP beneficiaries re-
7	siding in the area who are in need of
8	services offered by such program.
9	(vi) An analysis of the eligibility re-
10	quirements and enrollment procedures for
11	the program being evaluated.
12	(vii) An analysis of the services pro-
13	vided to beneficiaries enrolled in the pro-
14	gram being evaluated and the utilization
15	rates for such services.
16	(viii) An analysis of the structure for
17	the provision of specific services under the
18	program being evaluated.
19	(ix) An analysis of the costs of pro-
20	viding specific services under the program
21	being evaluated.
22	(x) An analysis of any procedures for
23	offering Medicare beneficiaries, Medicaid
24	beneficiaries, and SCHIP beneficiaries en-
25	rolled in the program being evaluated a

1	choice of services and how the program re-
2	sponds to the preferences of such bene-
3	ficiaries.
4	(xi) An analysis of the quality of care
5	provided to, and of the outcomes for, Medi-
6	care beneficiaries, Medicaid beneficiaries,
7	and SCHIP beneficiaries, and the families
8	of such beneficiaries, that are enrolled in
9	the program being evaluated.
10	(xii) An analysis of any ethical, cul-
11	tural, or legal concerns—
12	(I) regarding the program being
13	evaluated; and
14	(II) with the replication of such
15	program in other settings.
16	(xiii) An analysis of any changes to
17	regulations or of any additional funding
18	that would result in more efficient proce-
19	dures or improved outcomes under the pro-
20	gram being evaluated.
21	(d) WAIVER AUTHORITY.—The Secretary may waive
22	compliance with any of the requirements of titles XI,
23	XVIII, XIX, and XXI of the Social Security Act (42
24	U.S.C. 1301 et seq.; 1395 et seq.; 1396 et seq.; 1397aa
25	et seq.) which, if applied, would prevent the demonstration

1 project carried out under this section from effectively2 achieving the purpose of such project.

(e) Reports to Congress.—

(1) Annual reports by secretary.—

- (A) IN GENERAL.—Beginning 1 year after the date of enactment of this Act, and annually thereafter, the Secretary shall submit to Congress a report on the demonstration project and on the quality of end-of-life care under the Medicare program, the Medicaid program, and SCHIP, together with recommendations for such legislation and administrative actions as the Secretary considers appropriate.
- (B) Summary of Recent Studies.—A report submitted under subparagraph (A) shall include a summary of any recent studies and advice from experts in the health care field regarding the ethical, cultural, and legal issues that may arise when attempting to improve the health care system to meet the needs of individuals with serious and eventually terminal conditions.
- (C) CONTINUATION OR REPLICATION OF DEMONSTRATION PROJECTS.—The first report submitted under subparagraph (A) after the 3-

1	year anniversary of the date the Secretary im-
2	plements the demonstration project shall in-
3	clude recommendations regarding whether such
4	demonstration project should be continued be-
5	yond the period described in subsection (a)(3)
6	and whether broad replication of any of the pro-
7	grams conducted under the demonstration
8	project should be initiated.
9	(2) Report by end-of-life care advisory
10	BOARD ON DEMONSTRATION PROJECT.—
11	(A) IN GENERAL.—Not later than 2 years
12	after the conclusion of the demonstration
13	project, the End-of-Life Advisory Board shall
14	submit a report to the Secretary and Congress
15	on such project.
16	(B) Contents.—The report submitted
17	under subparagraph (A) shall contain—
18	(i) an evaluation of the effectiveness
19	of the demonstration project; and
20	(ii) recommendations for such legisla-
21	tion and administrative actions as the
22	Board considers appropriate.
23	(f) Funding.—There are appropriated such sums as
24	are necessary for conducting the demonstration project

and for preparing and submitting the reports required 2 under subsection (e)(1). 3 (g) Definitions.—In this section: 4 (1)DEMONSTRATION PROJECT.—The "demonstration project" means the demonstration 5 6 project conducted under this section. 7 (2)MEDICAID BENEFICIARIES.—The term "Medicaid beneficiaries" means individuals who are 8 9 enrolled in the State Medicaid program. 10 (3) Medicaid Program.—The term "Medicaid 11 program" means the health care program under title 12 XIX of the Social Security Act (42 U.S.C. 1395 et 13 seq.). 14 (4)MEDICARE BENEFICIARIES.—The "Medicare beneficiaries" means individuals who are 15 16 entitled to, or enrolled for, benefits under part A or 17 enrolled for benefits under part B of the Medicare 18 program. 19 (5) Medicare Program.—The term "Medicare 20 program" means the health care program under title 21 XVIII of the Social Security Act (42 U.S.C. 1395 et 22 seq.). (6) SCHIP.—The term "SCHIP" means the 23

State children's health insurance program under

1	title XXI of the Social Security Act (42 U.S.C.
2	1397aa et seq.).
3	(7) SCHIP BENEFICIARY.—The term "SCHIP
4	beneficiary" means an individual who is enrolled in
5	SCHIP.
6	(8) Secretary.—The term "Secretary" means
7	the Secretary of Health and Human Services.
8	SEC. 7. ESTABLISHMENT OF END-OF-LIFE CARE ADVISORY
9	BOARD.
10	(a) Establishment.—There is established within
11	the Department of Health and Human Services an End-
12	of-Life Care Advisory Board (in this section referred to
13	as the "Board").
14	(b) STRUCTURE AND MEMBERSHIP.—
15	(1) In general.—The Board shall be com-
16	posed of 15 members who shall be appointed by the
17	Secretary of Health and Human Services (in this
18	section referred to as the "Secretary").
19	(2) REQUIRED REPRESENTATION.—The Sec-
20	retary shall ensure that the following groups, organi-
21	zations, and associations are represented in the
22	membership of the Board:
23	(A) An end-of-life consumer advocacy orga-
24	nization.
25	(B) A senior citizen advocacy organization.

1	(C) A physician-based hospice or palliative
2	care organization.
3	(D) A nurse-based hospice or palliative
4	care organization.
5	(E) A hospice or palliative care provider
6	organization.
7	(F) A hospice or palliative care representa-
8	tive that serves the veterans population.
9	(G) A physician-based medical association.
10	(H) A physician-based pediatric medical
11	association.
12	(I) A home health-based nurses associa-
13	tion.
14	(J) A hospital-based or health system-
15	based palliative care group.
16	(K) A children-based or family-based hos-
17	pice resource group.
18	(L) A cancer pain management resource
19	group.
20	(M) A cancer research and policy advocacy
21	group.
22	(N) An end-of-life care policy advocacy
23	group.
24	(O) An interdisciplinary end-of-life care
25	academic institution.

1	(3) ETHNIC DIVERSITY REQUIREMENT.—The
2	Secretary shall ensure that the members of the
3	Board appointed under paragraph (1) represent the
4	ethnic diversity of the United States.
5	(4) Prohibition.—No individual who is a Fed-
6	eral officer or employee may serve as a member of
7	the Board.
8	(5) Terms of appointment.—Each member
9	of the Board shall serve for a term determined ap-
10	propriate by the Secretary.
11	(6) Chairperson.—The Secretary shall des-
12	ignate a member of the Board as chairperson.
13	(c) MEETINGS.—The Board shall meet at the call of
14	the chairperson but not less often than every 3 months.
15	(d) Duties.—
16	(1) In general.—The Board shall advise the
17	Secretary on all matters related to the furnishing of
18	end-of-life care to individuals.
19	(2) Specific duties.—The specific duties of
20	the Board are as follows:
21	(A) Consulting.—The Board shall con-
22	sult with the Secretary regarding—
23	(i) the development of the outcome
24	standards and measures under section 2;

1	(ii) conducting the study and submit-
2	ting the report under section 3; and
3	(iii) the selection of private entities to
4	conduct evaluations pursuant to section
5	6(e)(2).
6	(B) Report on Demonstration
7	PROJECT.—The Board shall submit the report
8	required under section $6(e)(2)$.
9	(e) Members To Serve Without Compensa-
10	TION.—
11	(1) In general.—All members of the Board
12	shall serve on the Board without compensation for
13	such service.
14	(2) Travel expenses.—The members of the
15	Board shall be allowed travel expenses, including per
16	diem in lieu of subsistence, at rates authorized for
17	employees of agencies under subchapter I of chapter
18	57 of title 5, United States Code, while away from
19	their homes or regular places of business in the per-
20	formance of services for the Board.
21	(f) Staff.—
22	(1) In General.—The chairperson of the
23	Board may, without regard to the civil service laws
24	and regulations, appoint and terminate an executive
25	director and such other additional personnel as may

- be necessary to enable the Board to perform its duties. The employment of an executive director shall
 be subject to confirmation by the Board.
 - (2) Compensation.—The chairperson of the Board may fix the compensation of the executive director and other personnel without regard to chapter 51 and subchapter III of chapter 53 of title 5, United States Code, relating to classification of positions and General Schedule pay rates, except that the rate of pay for the executive director and other personnel may not exceed the rate payable for level V of the Executive Schedule under section 5316 of such title.

(3) Personnel as federal employees.—

- (A) IN GENERAL.—The executive director and any personnel of the Board who are employees shall be employees under section 2105 of title 5, United States Code, for purposes of chapters 63, 81, 83, 84, 85, 87, 89, and 90 of that title.
- 21 (B) Members of Board.—Subparagraph
 22 (A) shall not be construed to apply to members
 23 of the Board.
- 24 (g) DETAIL OF GOVERNMENT EMPLOYEES.—Any 25 Federal Government employee may be detailed to the

- 1 Board without additional reimbursement (other than the
- 2 employee's regular compensation), and such detail shall be
- 3 without interruption or loss of civil service status or privi-
- 4 lege.
- 5 (h) Procurement of Temporary and Intermit-
- 6 TENT SERVICES.—The chairperson of the Board may pro-
- 7 cure temporary and intermittent services under section
- 8 3109(b) of title 5, United States Code, at rates for individ-
- 9 uals which do not exceed the daily equivalent of the annual
- 10 rate of basic pay prescribed for level V of the Executive
- 11 Schedule under section 5316 of such title.
- 12 (i) Federal Advisory Committee Act.—Section
- 13 14 of the Federal Advisory Committee Act (5 U.S.C.
- 14 App.) shall not apply to the Board.
- 15 (j) Termination.—The Board shall terminate 90
- 16 days after the date on which the Board submits the report
- 17 under section 6(e)(2).
- 18 (k) Funding for the operation of the
- 19 Board shall be from amounts otherwise appropriated to
- 20 the Department of Health and Human Services.

 \bigcirc